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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/044,720	01/11/2002	Arnon Amir	ARC920000131US1	1251	
23334	7590 08/02/2004		EXAM	INER	
•	FLEIT, KAIN, GIBBONS, GUTMAN, BONGINI			NGUYEN, CAM LINH T	
& BIANCO ONE BOCA	P.L. COMMERCE CENTER		ART UNIT	PAPER NUMBER	
551 NORTH	551 NORTHWEST 77TH STREET, SUITE 111		2171		
BOCA RAT	ON, FL 33487		DATE MAILED: 08/02/2004	. 4	

Please find below and/or attached an Office communication concerning this application or proceeding.



	1					
	Application No.	Applicant(s)	of			
	10/044,720	AMIR ET AL.	0			
Office Action Summary	Examiner	Art Unit				
•	CamLinh Nguyen	2171				
The MAILING DATE of this communication ap	pears on the cover sheet	with the correspondence addr	ess			
Period for Reply	V 10 0ET TO EVDIDE 6	MONTH(O) FROM				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may ly within the statutory minimum of t will apply and will expire SIX (6) M e, cause the application to become	a reply be timely filed thirty (30) days will be considered timely. ONTHS from the mailing date of this commandate of the commandate of	nunication.			
Status						
1) Responsive to communication(s) filed on 11 J	anuary 2004.					
•	s action is non-final.					
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Disposition of Claims						
4) ☐ Claim(s) 1-36 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-10 and 12-35 is/are rejected. 7) ☐ Claim(s) 11 and 36 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine						
10)⊠ The drawing(s) filed on 11 January 2004 is/are		•				
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	• • •	, ,	1 121/4\			
11) The oath or declaration is objected to by the Ex	•		• •			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	ts have been received. ts have been received in rity documents have bee u (PCT Rule 17.2(a)).	Application No en received in this National St	age			

Attachment(s) Notice of References Cited (PTO-892)	4) 🗍 Interview	v Summary (PTO-413)				
 Notice of Neterences Cited (FTC-032) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>2&3</u>. 	Paper N	o(s)/Mail Date f Informal Patent Application (PTO-1	52)			
S. Patent and Trademark Office						

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 1 and 26 recite the limitation "the distance" in line 9. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 5, 7 10, 12 30, 32 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ingle et al (U.S. 2002/0138524) in view of Chang et al (U.S. 2003/0050923).
- ♦ As per claim 1, 26,

Ingle discloses a method comprising:

- "Receiving a query" See page 2, paragraph 0022. The query corresponds to the request that the healthcare professional creates.
- "Separating a plurality of information sources into individual elements of content (EOC)"

 See page 2, paragraph 0044. Each "document section" or "linguistic structure"

 corresponds to the "EOC". "A plurality of information sources" See paragraph 0052.

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- "Tagging each EOC with metadata" See paragraph 0054. The metadata corresponds to the type of information that identifies the tag (See paragraph 0056).
- "Pattern matching each EOC" See paragraph 0060, 0056.
- "Providing the EOC to a set of virtual buffers, each EOC being provided to one of the set of virtual buffers that is pre-defined to contain EOC with less than a given distance value between each other" See paragraph 0056 0057, Ingle. The "virtual buffer" corresponds to the memory in the assembly engine 108.

Ingle uses an algorithm method to operate the markup document, extracting the required sections from each document, and merges the resulting collections to create the summary document (paragraph 0045 - 0046). However, Ingle does not clearly teach that distance function is applied. On the other hand, Chang et al, discloses method to calculate the similarity between objects.

- "Calculating the distance function from every EOC to every other EOC"

A distance function is applied to measure the similarity between objects (page 4, paragraph 0054, Chang). The distance function also is applied in synthesized data. (page 14, paragraph 0272 – 0273, 0284 – 0286, Chang).

It would have been obvious to one with ordinary skill in the art at the time the invention was made to apply the teaching of Chang into the invention of Ingle because the combination would provide the user access the information more faster and easier by using the distance function to calculate the similarity between objects and group them together.

- ♦ As per claim 2, 27,
 - "Wherein the plurality of information sources comprises a plurality of content channels"

 See paragraph 0052 0054, Ingle.

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- ♦ As per claim 3, 28,
 - "Wherein the plurality of information sources comprises a plurality of related stories delivered on a single channel at different times" See paragraph 0052 0054, 0072, Ingle.
- \bullet As per claim 4 5, 15 16, 22 23, 29 30,
 - "Wherein the query is received via a user interface" and "wherein the query is received via an Internet browser" See paragraph 0075, Ingle.
- ♦ As per claim 7, 17, 24, 32,
 - "Wherein the plurality of information sources comprises at least one of: Internet-based, intra-net based, and other online forms of news and information resources; video broadcasts; radio broadcasts; press release forums; and financial forums" see page 3, paragraph 0054.
- ♦ As per claim 8, 33,
 - "Wherein the EOC comprise at least one of: text; video; audio; and digital media" see page 3, paragraph 0053.
- ♦ As per claim 9, 18, 25, 34,
 - "Further comprising the step of creating virtual summary buffers" See page 6, paragraph 0106.
- ♦ As per claim 10, 14, 21, 35,
 - "Further comprising the steps of: concatenating the EOC in each virtual buffer; applying a comparative analysis filter to remove redundant sub-elements; synthesizing summary digests by extracting context-preserving EOC, the EOC having a distance function value less than a predetermined value; and presenting the results as summary digests" See

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paragraph 0132, Chang. Wherein: "concatenating the EOC in each virtual buffer" corresponds to the clustering of the samples; substitutes the samples with the documents in Ingle and "synthesizing summary digests" (See page 6, paragraph 0106, Ingle).

♦ As per claim 12, 19,

With all limitation as in claim 1, further claim 12 include:

- "A digest synthesizing application, wherein the digest synthesizing application, in response to receiving a query" See Fig. 1, paragraph 0022, 0106, Ingle.
- "A result set manager, communicatively coupled to the digest synthesizing application, for providing EOC to a result set" See Fig. 1, paragraph 0022, 0057, 0106, Ingle.
- ♦ As per claim 13, 20,
 - "A query handler, for receiving a query" paragraph 0028 0029, Chang.
 - "A distance calculator, communicatively coupled to the input filter, for calculating the distance function from every EOC to every other EOC" See page 4, paragraph 0054,
 Chang.
- 5. Claims 6, 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ingle et al (U.S. 2002/0138524) in view of Chang et al (U.S. 2003/0050923) as applied to claims 1 5, 7 10, 12 30, 32 35 above, and further in view of Bull et al (U.S. 2003/0187726).
- ♦ As per claim 6, 31

The combination of Ingle/Chang fails to disclose: "Wherein the query is received via an agent for pushing relevant information to a user based on a user profile".

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However, Bull et al discloses an information aggregation and synthesization system comprising: an agent and a user profile (See Fig. 2, Bull). The user is presented with a multiple search options such as text search agent (paragraph 0033). A user profile is applied for the next use the information system (page 2, paragraph 0036).

It would have been obvious to one with ordinary skill in the art at the time the invention was made to apply the teaching of Bull into the combination of Ingle/Chang because the combination would reduce the searching time by using an agent to automatically search for the user request.

Allowable Subject Matter

- 6. Claims 11, 36 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter: the dependent claims 11, 36 include the limitation of "the summary digests comprises color-coded sub-elements of content based on the number of EOC containing that particular sub-element", taken with the other limitations of the claim, were not disclosed by, would not have been obvious over, nor otherwise fairly disclosed by the prior art of record.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - James D. Logan (U.S. 2002/0120925) discloses an audio and video program recording,
 editing and playback systems using metadata.

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9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to CamLinh Nguyen whose telephone number is 305-1951. The

examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Safet Metjahic can be reached on 308-1436. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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Nguyen, Cam Linh

LN

WAYNE AMSBURY
PRIMARY PATENT EXAMINER